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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Cargill -)	Art Unit: 3612
Patent No.:	6,481,784 B2)	Examiner:
Issued:	November 19, 2002)	Hilary Gutman
For:	PICKUP TRUCK TENT CAMPING SYSTEM))	CASE NO. 1175.001
)	July 31, 2003
)	

TRANSMITTAL LETTER FOR - REQUEST FOR CERTIFICATE OF CORRECTION

Commissioner of Patents and Trademarks Alexandria, VA 22313

Certificate

AUG 0 7 2003

Dear Sir:

of Correction

In regard with the above captioned patent, enclosed herewith are the following:

- (1) Request for Certificate of Correction 2 pages;
- (2) One check in the amount of \$100 to cover government fees;
- (3) An acknowledgment postcard.

Respectfully submitted,

John L. Rogitz, Atty. of Record, Reg. No. 33,549 750 "B" Street, Suite 3120, San Diego, CA 92101

Telephone: (619) 338-8075

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T& TRADE! Applicar	nt: Cargill) Art Unit: 3612
Patent N	To.: 6,481,784) Examiner:) Hilary Gutman
Issued:	November 19, 2002) CASE NO. 1175.00
For:	PICKUP TRUCK TENT CAME	IPING SYSTEM)) July 31, 2003)

REQUEST FOR CERTIFICATE OF CORRECTION

Commissioner of Patents and Trademarks Alexandria, VA 22313

Dear Sir:

Please issue a Certificate of Correction removing the word "sleeve" in Claim 1, col. 8, line 4 (one place) and line 6 (two places). The requisite fee is enclosed.

This mistake was obviously clerical and does not change the scope or meaning of the claim.

Note that what had been recited was a "center tent pole sleeve having a center tent pole sleeve disposed therein" and an "aft tent pole sleeve having an aft tent pole sleeve disposed therein".

Clearly, the center tent pole sleeve cannot be disposed in itself and the aft tent pole sleeve cannot be disposed in itself, and so understood the examiner, who allowed dependent Claims 2 and 3 to issue which speak of a "center tent pole" and an "aft tent pole" as though they had proper antecedent basis in Claim 1. It is thus plain from the claim and from col. 4, lines 5-10 that the second recitation of "sleeve" in both cases is a clerical error, and that what Claim 1 patently should recite is a "center tent pole sleeve having a center tent pole disposed therein" and an "aft tent pole

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an "aft tent pole sleeve having an aft tent *pole* disposed therein". Consequently, removing the noted extraneous recitations of "sleeve" does not change the scope of Claim 1 but rather eliminates a clerical error to give it the meaning envisioned by Patentee and the Examiner and plainly evident from the patent itself.

Respectfully submitted,

John L. Rogitz

Registration No. 33,549

Attorney of Record

750 B Street, Suite 3120

San Diego, CA 92101 Telephone: (619) 338-8075

JLR:jg